

Hickes reserves the right to amend and/or supplement this disclosure as discovery and its investigation continue.

III. EXPERTS

Not applicable.

IV. COMPUTATION OF DAMAGES CLAIMED BY DISCLOSING PARTY

Hickes has responded to the damage computations in his responses to the requests for admissions of plaintiff.

V. INSURANCE AGREEMENTS

There are no insurance agreements applicable to this action.

\s\ C. Ellis Brazeal III
C. Ellis Brazeal III
Attorney for Defendant, Robert G.
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CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing Defendant's Initial Disclosures Under Rule 26(a) has been served electronically to the following said individuals and/or by placing same in the U.S. First Class Mail, as follows:

James J. Robinson
Heath A. Fite
BURR & FORMAN LLP
3100 SouthTrust Tower
420 North 20th Street
Birmingham, Alabama 35203

This the \15th\ day of February, 2006..

\s\ C. Ellis Brazeal III
OF COUNSEL